Applicants:Ron S. Israeli et al.

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(1) from amino acids 63 to 68 (SEQ ID NO:2),

(2) from amino acids 132 to 137(SEQ ID

NO:2) and

(3) from amino acids 482 to 487 (SEQ ID

NO:2).

Remarks

Applicants have herein amended the specification of their application to comply with the sequence rules set forth in 37 C.F.R. §§1.821-1.825. This amendment does not involve any issue of new matter. Therefore, entry of this amendment is respectfully requested.

In the October 22, 2002 Communication (Exhibit A), the Examiner stated that this application fails to comply with requirements of 37 C.F.R. §§1.821-1.825. Specifically, the Examiner stated that the brief description of Figure 15B in the specification requires separate SEQ ID Nos, or else the sequences shown in Figure 15B must be listed as residues of pre-existing SEO ID Nos. The Communication further stated that if separate SEQ ID NOS. are required, a substitute computer readable form (CRF) copy of the "Sequence Listing" and a substitute paper copy of the "Sequence Listing" must be provided along with a statement that the content of the paper and computer readable copies of the Sequence Listing are the same and where applicable contain no new matter, in accordance with 37 C.F.R. §1.825(e)or §1.825(f) or §1.825(b) or §1.825(d). Alternatively, the Examiner stated that if the sequences shown in Figure 15B are residues of pre-existing SEQ ID NOs, applicants may disregard the requirements to submit